UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF WASHINGTON

	G 37 20 10012		
In re:	Case No. 20-10012		
	CHAPTER 13 PLAN		
CHINDAVONGSA, Keovannaseng,	V 0 1 2 1 A 2 2 1 1		
	X Original Amended		
Debtor(s).			
 I. Disclosure of Nonstandard Provisions and Plan's Modification of Secured Debt: A. Does this plan contain any nonstandard provisions (check one)? X Yes No B. Does this plan limit the amount of a secured claim based on a valuation of the collateral for the claim (check one)? Yes X No C. Does this plan avoid a security interest or lien (check one)? Yes X No If the Debtor has either not indicated "yes" in the applicable section above or made no selection, any nonstandard provision or language in this plan purporting to limit the amount of a secured claim based on a valuation of the collateral or to avoid a security interest or lien is void. Even if the Debtor indicated "no" in Section 1.B or Section 1.C, the Debtor may seek to limit the amount of a secured claim based on a valuation of the collateral for the claim or avoid a security interest or lien through a motion or an adversary proceeding. 			
II. Means Test Result and Plan Duration: The Debtor is (check one): a below median income debtor with a 36 month a X an above median income debtor with a 60 month			
for payment in full of allowed unsecured claims over a	plicable commitment period unless the plan either provides shorter period or is modified post-confirmation. If the shall automatically be extended up to 60 months after the		
III. Plan Payments to the Trustee: No later than 30 days after the order for relief, the Debt follows:	tor shall commence making payments to the Trustee as		
A. AMOUNT: \$282.00 B. FREQUENCY (check one): MonthlyTwice per month			

E. OTHER:

IV. <u>Distribution of Plan Payments by the Trustee:</u>

Upon confirmation of the plan, the Trustee shall disburse funds received in the following order and creditors shall apply them accordingly, provided that disbursements for domestic support obligations and federal taxes shall be applied according to applicable non-bankruptcy law:

Α.	ADM	HINISTR	ATIVE	EXPENSES
л.	ADIV	1112122112	A 1 1 V 1 2	

	 Other administrat The Debtor's Attestimated to be \$4,000 	orney's Fees: Pre-cont 0.00. \$849.00 was paid mpensation shall be pa	ved pursuant to 11 U.S.C. §§ 507(a) firmation attorney's fees and/or co	
	X Monthly paymen	ts of \$ <u>450.00</u> .	esignated monthly payments to the	following creditors:_
	Other: If no selection is made Sections IV.B and IV.		tion will be paid after the monthly	payments specified in
B.	CURRENT DOMEST	TIC SUPPORT OBLIG	SATIONS:	
	<u>Creditor</u>	Mon	nthly Amount	
the user cred current the claim more follows:	inderlying debt, determitors shall not assess a ent, subject to the cred interest rates in the plan shall control; and (b) tagge or deed of trust cowing an objection to a	nined under nonbankru any late charges, provi itor's rights under state an control except that the interest rate include on real property shall con a proof of claim or in a 2% except that the inte	itors shall retain their liens until the aptcy law, or discharge under 11 U.S ided payments from the plan to the e law if the case is dismissed. (a) a lower interest rate included in ded in a creditor's proof of claim for control, unless otherwise provided in an adversary proceeding. If the interest rate for arrearages on claims seems that the control is the control in the case of the control in the case of th	S.C. § 1328. Secured e secured creditor are a creditor's proof of r a claim secured by a section X or ordered erest rate is left blank,
For	claims secured by pers	onal property, the mor	nthly payment amounts in the plan o	control.
			y payment amounts in the creditor se provided in Section X.	's proof of claim and
ongo	oing mortgage payme		ee may increase or decrease post-pe es and/or real property tax holdin nd/or property taxes.	
			d Postpetition Property Tax Holdin	
	y by Security Interest, if applicable):	in the Debtor's Princip	pal Residence (Interest included in	payments at contract
	,			
	Payments: Monthly Payment \$ \$	<u>Creditor</u>	<u>Collateral</u>	

	ayments: Monthly Payment \$ \$ \$ \$ \$	Creditor	<u>Collateral</u>	Arrears to be	Interest
<u>Re</u>			on-Escrowed Postpetition Propr's Principal Residence:	operty Tax Holding Account	s, Secured by
Ongoin Rank	Payments: Monthly Payment \$	<u>Creditor</u>	<u>Collateral</u>		Interest Rate
	\$ \$ \$				% %
	ayments: Monthly Payment \$ \$	<u>Creditor</u>	<u>Collateral</u>	Arrears to be <u>Cured</u> \$ \$	Interest Rate %
	\$3. <u>Payme</u>	ents on Claims Secu	ured by Personal Property:	<u> </u>	%
a. 910 Collateral: The Trustee shall pay the contract balance stated in the allowed proof of claim for a purchase-money security interest in any motor vehicle acquired for the personal use of the Debtor within 910 days preceding the filing date of the petition or in other personal property acquired within one year preceding the filing date of the petition as specified below. The Debtor stipulates that pre-confirmation adequate protection payments shall be paid by the Trustee in the amounts stated as the "Pre-Confirmation Adequate Protection Monthly Payment" or, if blank, in the amounts stated as the "Monthly Payment" as specified below after the creditor files a proof of claim.					
<u>Rank</u>	Monthly Payment \$	<u>Creditor</u>	<u>Collateral</u>	Pre-Confirmation Adequate Protection <u>Monthly Payment</u> \$	Interest <u>Rate</u> %
	\$ \$ \$			\$ \$ \$	% % %
X or o interest protect Protect	ustee shall pardered follow t in personal parding tion payments tion Monthly	ving a timely object property which is not s shall be paid by t	ateral stated in the proof of clation to a proof of claim or in on-910 collateral. The Debton the Trustee in the amounts stated as the control of the trustee in the amounts stated as the control of the	n an adversary proceeding, r stipulates that pre-confirmat tated as the "Pre-Confirmat	for a security ation adequate ion Adequate
<u>Rank</u> _1	Monthly Payment	Creditor First Tech CU	Debtor's Value of Collateral \$10,470.00 \$ \$	Pre-Confirmation Adequate Protection Monthly Payment ccord \$100.00 \$\$ \$	Interest Rate 4.99%%

	ORITY CLAIMS: Pan the order stated in	ayment in full, on a pril U.S.C. § 507(a).	ro rata basis, of file	d and allowed cla	ims entitled to
until all s shall be j follows (100	secured, administrati paid before it is due. check one):	CURED CLAIMS: No ve and priority unsecu . The Trustee shall pa	red creditors are pa	id in full, provided	that no claim
	stee shall pay the for ity unsecured claims:	ollowing specially cla Amount of	ssified nonpriority Percentage	unsecured claims Reason for Spe	-
Rank	Creditor	Claim \$	To be Paid %	Classification	
		\$	%		
The following withholding of	g claims shall be paid order, and shall receive ECT PAYMENT OF Currer	de by the Debtor and directly by the Debtor we no payments from the DOMESTIC SUPPORT Monthly Support Comments	or according to the tendent Trustee. (Payment of the Trustee) (Payment	erms of the contract t stated shall not bi	nd any party.)
B. OTH	IER DIRECT PAYM	IENTS:			
Creditor	<u>Nature</u>	e of Debt	Amount of C \$ \$ \$		thly Payment
VI. Secured Property Surrendered: The secured property described below will be surrendered to the following named creditors on confirmation. The Debtor requests that upon confirmation, each creditor (including successors and assigns) to which the Debtor is surrendering property pursuant to this section be granted relief from the stays of 11 U.S.C. §§ 362(a) and 1301(a) to enforce its security interest against the property including taking possession and sale.					
Cree	<u>ditor</u>		Property	to be Surrendere	<u>d</u>
The Debtor we be by separate under Section pursuant to 1 stays of 11 U.	e motion and order, a V, unless otherwise 1 U.S.C § 365(d) is r S.C. §§ 362(a) and 13	Leases: executory contracts or and any cure and/or conspecified in the plan. A ejected. If rejected, upon 301(a) with respect to the claim for damages s	ntinuing payments wany executory contra on confirmation the ne property which is	will be paid directly act or unexpired lear creditor is granted the subject of the re	by the Debtor se not assumed relief from the

[Local Bankruptcy Form 13-4, eff. 12/17]

Contract/Lease

Assumed or Rejected

VIII. Property of the Estate:

Property of the estate is defined in 11 U.S.C. § 1306(a). Unless otherwise ordered by the Court, property of the estate in possession of the Debtor on the petition date shall vest in the Debtor upon confirmation. However, the Debtor shall not lease, sell, encumber, transfer or otherwise dispose of any interest in real property or personal property without the Court's prior approval, except that the Debtor may dispose of unencumbered personal property with a value of \$10,000 or less without the Court's approval. Property (including, but not limited to, bonuses, inheritances, tax refunds or any claim) acquired by the Debtor post-petition shall vest in the Trustee and be property of the estate. The Debtor shall promptly notify the Trustee if the Debtor becomes entitled to receive a distribution of money or other property (including, but not limited to, bonuses, inheritances, tax refunds or any claim) with a value in excess of \$2,500, unless Section X specifically provides for the Debtor to retain the money or property.

IX. <u>Liquidation Analysis Pursuant to 11 U.S.C. § 1325(a)(4):</u>

The liquidation value of the estate is \$__-0__. To obtain a discharge, the Debtor must pay the liquidation value or the total of allowed priority and nonpriority unsecured claims, whichever is less. Under 11 U.S.C. §§ 1325(a)(4) and 726(a)(5), interest on allowed unsecured claims under Section IV.D and IV.E shall be paid at the rate of __-0__% per annum from the petition date (no interest shall be paid if left blank).

X. Nonstandard Provisions:

All nonstandard provisions of this plan are set forth in this section and separately numbered. Any nonstandard provision placed elsewhere in this plan is void. Any modifications or omissions to the form plan not set forth in this section are void.

- 1. Any refund to Debtor upon dismissal or discharge shall be disbursed through Debtor's counsel.
- 2. After the payments made under Section IV.A, B and C, all remaining available funds shall be paid in the following order:
 - a. Administrative fees and costs;
 - b. Vehicles, provided that the vehicle may not be paid more than the contract payment, provided further that vehicles shall be paid in full prior to discharge;
 - c. Priority claims, if any;
 - d. Nonpriority claims, as applicable.

By filing this plan, the attorney for the Debtor(s) or the Debtor(s) if not represented by an attorney certify that the wording and order of the provisions in this plan are identical to those contained in Local Bankruptcy Form 13-4, other than any nonstandard provisions included in Section X.

/s/ Travis A. Gagnier	/s/ Keovannaseng Chindavongsa	January 15, 2020	
Travis A. Gagnier #26379	DEBTOR	Date	
Attorney for Debtor(s)			
January 15, 2020			
Date	DEBTOR	Date	